	tase 8	:08-cr-	00123- <i>A</i>	AHS Documer	nt 6 Fil	led 05/02	2/08	Page 1 of 4	Page ID #:14		
1 2 3 4 5 6 7									"O"		
8				UNITEI	O STA	TES DIS	STRI	CT COURT	•		
9		CENTRAL DISTRICT OF CALIFORNIA									
10											
11	UNI	UNITED STATES OF AMERICA,) Case No.: SA08-190M									
12					Plaintif	ff, {	O]	RDER OF D	ETENTION		
13 14 15 16	RONALD REYES, Defendant.										
17						I.					
18	A.	(X)	On m	otion of the G	overnn	nent in a	case	e allegedly ir	nvolving:		
19		1.	()	a crime of vio	olence.						
20		2.	()	an offense wi	th max	kimum se	enter	nce of life im	prisonment or death.		
21		3.	()	a narcotics or	contro	olled sub	stan	ce offense w	ith maximum sentence	Э	
22				of ten or mor	-						
23		4.	()				it co	nvicted of tw	o or more prior		
24		_		offenses desc					1 1 1		
25		5.	()	() any felony that is not otherwise a crime of violence that involves a							
26 27					-				m or destructive devic	æ	
2728				U.S.C. § 225	_	ous weaf	JUII,	oi a faifule l	o register under 18		
_ 0				0.b.C. § 223	··						

28

В.

(X)

1	C.	(X)	the history and characteristics of the defendant; and							
2	D.	(X)	the nature and seriousness of the danger to any person or the community.							
3										
4			IV.							
5		The Court also has considered all the evidence adduced at the hearing and the								
6	argun	uments and/or statements of counsel, and the Pretrial Services								
7	Repoi	eport/recommendation.								
8										
9			$\mathbf{V}_{f \cdot}$							
10		The C	Court bases the foregoing finding(s) on the following:							
11	A.	(X)	As to flight risk: Defendant's lack of sufficient bail resources, his lack of							
12			strong ties to the local community, an outstanding state no bail warrant, and							
13			history of substance abuse.							
14	B.	(X)	As to danger: The nature of the charge offense and his prior criminal							
15			history.							
16										
17			VI.							
18	A.	()	The Court finds that a serious risk exists the defendant will:							
19			1. () obstruct or attempt to obstruct justice.							
20			2. () attempt to/() threaten, injure or intimidate a witness or juror.							
21	B.	The C	Court bases the foregoing finding(s) on the following:							
22										
23										
24										
25										
26		TO: T	VI.							
27	A.		THEREFORE ORDERED that the defendant be detained prior to trial.							
28	l B.	TT IS	FURTHER ORDERED that the defendant be committed to the custody of							

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